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Any subsequent of-

Punishment for per-itting violation by mitting

and imprisonment, and for any subsequent offense shall be punished by a fine of not less than \$50 nor more than \$200, or by imprisonment for not less than thirty nor more than ninety days, or by both such fine and imprisonment. Whoever, having under his control or custody any minor, permits or consents to the violation by such minor of any of the provisions of sections 17 to 23, inclusive, of this Act, shall for a first offense be punished by a fine of not less than \$5 nor more than \$100, or by imprisonment of not less than five nor more than thirty days, or by both such fine and imprisonment, and for any subsequent offense shall be punished by a fine of not less than \$10 nor more than \$100, or by imprisonment for not less than ten nor more than sixty days, or by both such fine and imprisonment.

for not less than ten nor more than thirty days, or by both such fine

Punishment for per-itting, by propriemitting, tors, etc. shall, upon conviction of permitting newsboys to loiter or remain around any assembly room, circulation room, salesroom, or office

Inspectors, etc., to be appointed.

Competitive examinations, etc., for.

Invisdiction of invenile court.

Former Act, etc., re-

Invalidity of any provision not to affect remainder of Act.

Supervision of Board of Education.

Effective July 1, 1928.

Loitering around newspaper offices, etc., during school hours to attend school shall be permitted by any newspaper publisher or forbidden. printer or person having for sale newspapers or periodicals of any character, to loiter or remain around any salesroom, assembly room, circulation room, or office for the sale of newspapers, between the hours of the opening of school in the forenoon and the close of school in the afternoon, on days when school is in session. Any newspaper publisher, printer, circulation agent, or seller of newspapers

> where papers are distributed or sold during such hours, be punished by a fine of not less than \$25 nor more than \$100, or by imprisonment for not less than ten days or more than thirty days. SEC. 25. The Board of Education of the District of Columbia is

> hereby authorized, empowered, and directed to appoint such a number of inspectors, clerks, and other assistants as shall be necessary to carry out the provisions of this Act: Provided. That at least two inspectors shall be so appointed. Such appointments shall be made from a list of applicants obtained from open competitive examinations conducted by the boards of examiners of the Board of Education designed to test the fitness of the applicant for the duties to be performed.

> Sec. 26. The juvenile court of the District of Columbia is hereby given jurisdiction in all cases arising under this Act.

SEC. 27. The Act of Congress approved May 28, 1908, entitled vol. 35, p. 420, re "An Act to regulate the employment of child labor in the District of Columbia," and all other Acts or parts of Acts inconsistent herewith, are hereby repealed.

Sec. 28. If any provision of this Act or the application of such provision to certain circumstances be held invalid, the remainder of the Act and the application of such provision to circumstances other than those as to which it is held invalid shall not be affected thereby.

Sec. 29. The Board of Education shall exercise general supervision and appellate jurisdiction over the agents and employees of said board engaged in the execution of this Act.

SEC. 30. This Act shall take effect on the 1st day of July, 1928. Approved, May 29, 1928.

May 29, 1928 [H. R. 6669.] [Public, No. 619.]

CHAP. 909.—An Act Fixing the salary of the Public Printer and the Deputy Public Printer.

Public Printer and Deputy. Salaries of, fixed.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this Act the salary of the Public Printer shall be \$10,000 per annum and the salary of the Deputy Public Printer shall be \$7.500 per annum.

Approved, May 29, 1928.

CHAP. 910.—An Act To authorize preparation and publication of supplements to the Code of Laws of the United States with perfecting amendments, printing of bills to codify the laws relating to the District of Columbia and of such code and of supplements thereto, and for distribution.

May 29, 1928. [H. R. 13621.] [Public, No. 620.]

Be it enacted by the Senate and House of Representatives of the prepared and published under the supervision of the Committee on United States. Revision of the Laws of the House of Representations. Revision of the Laws of the House of Representatives a supplement publication of authorto the Code of Laws of the United States in one volume, in the style and form of said code, to contain the general and permanent laws of the United States enacted during the Sixty-ninth Congress and in force December 5, 1927, a restatement of such statutes or parts of statutes as were inaccurately set forth in the code, and statutes of a general and permanent nature in force December 6, 1925, omitted from the code, and other perfecting amendments to the code, together with preface, table of contents, parallel reference tables, table of statutes repealed since December 6, 1925, and indexes on durable paper and bound in buckram with thumb inserts and other devices to distinguish the parts, and with such explanatory and advertising slips as seem suitable.

Sec. 2. That in addition there be prepared and published under the supplements of general supervision of said committee a supplement containing the general laws of on the succeeding the prepared in addition. Congresses, cumulatively embracing the legislation and ancillaries of the proceeding cumulatively embracing the preceding cumulatively embracing the prepared and published under the entire and permanent supplies to the prepared and published under the entire the permanent supplies to the prepared and published under the entire that the prepared and permanent supplies to the prepared and permanent supplies the prepared and permanent supplies to the prepared in addition.

The processes of the prepared and published under the entire that the prepared in addition.

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the preceding supplement or supplements.

SEC. 3. That said committee is hereby authorized to print bills to general and permanent codify, revise, and reenact the general and permanent laws relating to laws of District of Columbia, authorized the District of Columbia and cumulative supplements thereto, similar to be printed. in style, respectively, to the Code of Laws of the United States, and supplements thereto, and to so continue until final enactment thereof in both Houses of the Congress of the United States.

Sec. 4. That in all courts, tribunals, and public offices of the United and supplements prima States, at home or abroad, of the District of Columbia, and of each save of the United laws of the United State, Territory, or insular possession of the United States, the laws States. set forth in the supplements provided for by sections 1 and 2 of this Act shall, together with the Code of Laws of the United States, so amended and supplemented, establish prima facie the laws of the United States, general and permanent in their nature.

Sec. 5. That copies of the Code of Laws relating to the District of Laws of District of Dlumbia, when and if completed, and copies of the supplements pro-Columbia, and supplements pro-Columbia, when and if completed, and copies of the supplements provided for by this Act, printed at the Government Printing Office and evidence of the origibearing its imprint, shall be conclusive evidence of the original of nais. such code and supplements in the custody of the Secretary of State.

Sec. 6. That copies of the Code of Laws relating to the District Code and supof Columbia, when and if completed, and of the supplements pro-plements. vided for by this Act shall be distributed by the Superintendent of Documents in the same manner as bound volumes of the Statutes at Large: Provided, That no slip or pamphlet copies of the Code of No slip cor Laws relating to the District of Columbia, when and if completed, to be printed. and of the supplements provided for by this Act need be printed or distributed: And provided further, That the Code of Laws relating of Statutes at Large. to the District of Columbia, when and if completed, and the supplements provided for by this Act shall, upon enactment, be published as separate parts of the Statutes at Large.

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Distribution of the

Provisos. No slip copies, etc.,

To be separate parts